

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

1 Ron C. Wade (CONS/PE)

Case No. 0226015

Atty Ratzlaff, Ruth E. (for Raymond Love – former conservator of the estate)

Atty Bagdasarian, Gary G. (for Chris Wade – conservator of the person and successor conservator of the estate)

Filing of the 11th Accounting

Age: 63 DOB: 02/07/49						
	1					
	1					
Cont. from 050812	=					
Aff.Sub.Wit.						
Verified	=					
Inventory						
PTC						
Not.Cred.						
Notice of						
Hrg						
Aff.Mail						
Aff.Pub.						
Sp.Ntc.						
Pers.Serv.						
Conf.						
Screen						
Letters						
Duties/Supp						
Objections						
Video	1					
Receipt	4					
CI Report						
9202						
Order						
Aff. Posting	Ī					
Status Rpt	1					
UCCJEA]					
Citation						
FTB Notice						

CHRIS WADE, brother, was appointed as Conservator of the Person in 1991 and RAYMOND LOVE, private professional fiduciary, was appointed Conservator of the Estate in 1991 (Mr. Wade had been subject to an LPS Conservatorship since 1981, prior to these appointments in 1991.)

RAYMOND LOVE resigned and **CHRIS WADE**, brother and Conservator of the Person, was appointed as Successor Conservator of the ESTATE on 09/19/11 with deposits in a blocked account of \$101,674.67 and Bond set at \$70,000.00. Letters of Conservatorship of the Estate were issued to **CHRIS WADE** on 11/08/11.

Minute Order from 05/18/11 hearing on the Tenth Account set this matter for status of the 11th and Final Accounting of former Conservator of the Estate on 05/08/12.

Status Report on Behalf of Successor Conservator, Chris Wade filed 05/03/12 states: the former conservator. Raymond Love, is in the process of preparing his Eleventh and Final Account. The conservatorship estate contained two accounts at Premier Valley Bank, a checking account and a CD. The CD is a blocked account. The checking account has been transferred to Chris Wade as the successor conservator, but the blocked account remains in the name of Raymond Love, the former conservator pending the approval of Mr. Love's Eleventh and Final Account.

NEEDS/PROBLEMS/COMMENTS:

CONTINUED FROM 05/08/12 Minute Order from 05/08/12 states:

Ms. Ratzlaff informs the Court that her client will have the accounting done this week. Ms. Ratzlaff requests a continuance.

As of 06/05/12, no additional documents have been filed.

 Need 11th and Final Accounting and Report of Former Conservator.

Note: No receipt and acknowledgment of funds placed in a blocked account has been filed by the successor conservator. Minute order from 09/19/11 states: Gary Bagdasarian asks the successor conservator be appointed in order to obtain the blocked account. The Court approves the Petition, subject to receipt.

The successor conservator filed a bond in the amount of \$70,000.00 and Letters were issued, but no receipt for deposit into blocked account has been filed. The Order appointing successor conservator is marked at item 20(b) stating bond of \$70,000.00 is required, and also marked at 20(c) stating deposits are ordered to be placed in a blocked account; however, no dollar amount or institution is specified.

<u>Note:</u> The successor Conservator was appointed on September 19, 2011. A Status hearing will be set as follows:

 Friday, 11/16/12 at 9:00 am in Dept.
 303 for fling of the First Account by Successor Conservator

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required.

Reviewed by: JF

Reviewed on: 06/05/12

Updates:

Recommendation:

File 1 - Wade

Gene Raymond Gauss (CONS/E)

Atty

Case No. 0568599

Kruthers, Heather H. (for Public Guardian – Conservator of the Estate/Petitioner)

(1) Eighth Account Current and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorney [Prob. C. 2620; 2623; 2942]

Age: 75 DOB: 09/02/36	PUBLIC GUARDIAN , Conservator of the Estate, is Petitioner	NEEDS/PROBLEMS/COMMENTS:
505.07,02700	Account period: 03/01/10 – 02/29/12	Note: If granted, a status hearing will be set as follows:
	7 (CCCC) Polica: 00/01/10 02/27/12	
Cont. from	Accounting - \$323,267.49 Beginning POH - \$238,802.49	 Friday, 08/08/2014 at 9:00a.m. in Dept. 303 for the
Aff.Sub.Wit.	Ending POH - \$166,230.52	filing of the Ninth Account
✓ Verified		Pursuant to Local Rule 7.5 if the
Inventory	Conservator - \$3,308.80	required documents are filed 10 days
PTC	(23.70 Deputy hours @ \$96/hr. and 13.60	prior to the hearings on the matter
Not.Cred.	Staff hours @ \$76/hr.)	the status hearing will come off
✓ Notice of		calendar and no appearance will be
Hrg	Attorney - \$2,000.00 (per	required.
✓ Aff.Mail w/	Local Rule)	
Aff.Pub.		
Sp.Ntc.	Bond Fee - \$1,040.50 (ok)	
Pers.Serv.	Dalilianas prove for an Order	
Conf.	Petitioner prays for an Order:	
Screen	 Approving, allowing and settling the Eighth Account; 	
Letters	2. Authorizing the conservator and	
Duties/Supp	attorney's fees; and	
Objections	3. Authorizing payment of the bond	
Video	fee.	
Receipt		
✓ CI Report		
2620(c) n/a		
√ Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 06/05/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 3 - Gauss

4 Jonathan A. Stevens (GUARD/PE)

Case No. 08CEPR00124

Atty Flanigan, Philip M. (for Diane Stevens – Guardian)

Amended Third and Final Account and Report of Guardian and Petition for Order Approving, Allowing and Settling Account and Report of Guardian and Petition for Order Allowing Delivery of Assets (Prob. C. 21032620)

Ag	e: 18		DIANE STEVENS , Guardian, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
DC	DOB: 2-28-1993		Account period: 7-1-10 through 12-31-	
Co✓✓	nt. from 050812 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc.	w/o	Accounting: \$56,864.41 Beginning POH: \$56,864.05 Ending POH: \$55,000.00 (a manufactured home and household furniture and furnishings only) Guardian – waived Attorney – Petition states: "No attorney's fees have been or will be part of the guardianship estate."	
	Pers.Serv. Conf. Screen		Petitioner states all cash was withdrawn by the minor at his 18 th birthday.	
	Duties/Supp Objections Video		Petitioner requests an Order: 1. Approving, allowing, and settling the account as filed;	
> >	Receipt CI Report 2620(c) Order		Authorizing and directing petitioner to deliver the property remaining in her possession to Jonathan A. Stevens; and	
	Aff. Posting Status Rpt UCCJEA Citation FTB Notice		3. Such other and further relief as the court considers just and proper.	Reviewed by: skc Reviewed on: 6-6-12 Updates: Recommendation: File 4A - Stevens

4

5 David Meisel (Estate)

Atty

Atty

Midkiff, Margaret (pro per – daughter/Administrator)

Meisel, Eugenia (pro per – surviving spouse)

Probate Status Hearing Re: Filing of Inventory and Appraisal

NEEDS/PROBLEMS/COMMENTS: Age: MARGARET MIDKIFF, daughter, was appointed Administrator with bond set at DOD: 1. Need Inventory & Appraisal. \$5,000.00 on 04/14/11. Notice of Motion and Motion to be Relieved Cont. from Note: as Counsel was filed 01/30/12 by Leigh Aff.Sub.Wit. Letter regarding Estate was filed Burnside of Dowling, Aaron & Keeler. 06/05/12 by Eugenia Orona Meisel, Verified surviving spouse, states that the Inventory Minute Order from hearing on 01/31/12 re: decedent made all of his own PTC Filing of Bond and/or Issuance of Letters financial decisions and was not coerced or influenced by anyone. Not.Cred. states: Ms. Midkiff has not been able to Further, the letter states that the aualify for a bond in the amount of \$5K. Ms. Notice of decedent left his home at 2226 Midkiff states that she has not spoken to Ms. Hrg Webster, Sanger, CA to her and Burnside since February 2010, not February Aff.Mail attaches a copy of a Holographic 2011 as indicated in her Declaration filed. Aff.Pub. Will dated twice with conflicting There is a retirement account in Nevada and Sp.Ntc. dates on 09/11/02 and 09/09/02. property in Montana. Ms. Midkiff is to send a Pers.Serv. copy of the Declaration to Ms. Burnside. The Conf. Notice of Motion and Motion to be relieved Screen as Counsel, with an affixed March hearing Letters date is removed from calendar. Ms. Burnside Duties/Supp [and her firm] is removed as counsel of **Objections** record; however, as an Officer of the Court, Video Ms. Burnside is to meet with Ms. Midkiff and Receipt provide direction and information as to CI Report preparing an Inventory & Appraisal. Ms. 9202 Midkiff is appointed as Administrator, in pro Order per, with limited authority. The Minute Order Aff. Posting Reviewed by: JF also set this matter for status regarding filing of the Inventory & Appraisal. **Status Rpt Reviewed on:** 06/05/12 **UCCJEA Updates: Letters of Administration with Limited Powers Recommendation:** Citation were issued on 03/29/12. FTB Notice File 5 - Meisel

Case No. 11CEPR00167

Atty Atty Clark, William F., sole practitioner of Redondo Beach (for Petitioner James R. Wilkinson, Beneficiary) Simonian, Jeffrey, of Penner Bradley & Simonian (for Respondent Ross W. Wilkinson, Trustee)

Third Amended Petition for Account, Removal of Trustee, and Appointment of Successor

William DOD: 2/2/2009 Dorothea DOD: 1/19/1997 Cont. from 102511. 120811, 012512, 020812, 032112, 050812 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt **UCCJEA** Citation FTB Notice

JAMES ROGER WILKINSON, son and Beneficiary of the WILLIAM and DORTHEA WILKINSON TRUST is Petitioner.

Petitioner states:

- Pursuant to the Trust's 4th Amendment, which is a Survivor's Trust, the current Trustee **ROSS WILLIAM WILKINSON**, son, ("Ross") was to exercise powers in the Trust as a fiduciary and has no power to enlarge or shift any beneficial interest in the Trust (copy of Trust attached to Petition).
- Ross has breached Probate Code §§16000-16001(5) by converting Trust property for his own personal use and benefit; Ross has absconded Trust property in a minimum amount of approximately \$98,686.75, and has wrongfully paid money to his wife, Cindi, from the Trust, in the approximate amount of \$39,457.75 (copies of Bank of America check summaries from Trust assets for the years 2007 and 2008 attached);
- On 3/26/2007, Ross directed \$200,000.00 to be wire-transferred from the Trust's Wachovia stock account to Pacific Northwest Title Company, which funds were used to purchase real property located in Monroe, Washington, in the name of Ross and Cindi Wilkinson, and is not listed as Trust property (copies of the Wachovia withdrawal attached);
- Petitioner requests that Ross be relieved as Trustee
 to ensure that no other Trust assets are converted or
 misappropriated, and states that though the Trust
 provides for Petitioner to act as Trustee in Ross'
 place, Petitioner lives in Florida and therefore it is
 not practical for him to act as Trustee; therefore,
 Petitioner requests that BRUCE D. BICKEL be
 appointed, and states Mr. Bickel is willing to act as
 Trustee;
- There has been no agreement between the adult beneficiaries to enter into an agreement to provide for a successor trustee pursuant to Probate Code § 15660(c).

Petitioner requests:

1) Ross be removed as Trustee; 2) Bruce Bickel be appointed as Trustee; 3) Ross be compelled to submit his report of information regarding the Trust assets of the Trust, A,B, and C, and submit an accounting of his acts as Trustee from 4/8/05 to the present; 4) Ross be compelled to address the Trust breach by repaying all monies wrongfully absconded for his own personal benefit, payable back to the Trust; and 5) Ross pay for costs incurred herein.

~Please see additional page~

NEEDS/PROBLEMS/COMMENTS:

Continued from 5/8/2012.

Minute Order states Mr. Clark is appearing via conference call. Mr. Clark informs the Court that he is still waiting for a full year's worth of accounting from Mr. Simonian's client. He further advises that he received the checks three or four days ago and believes he has enough to do his own accounting. Matter continued to 6/12/2012. Mr. Clark to send the package of documents to Mr. Simonian. At the request of Mr. Simonian, the Court approves the sale of the property subject to any objections which are to be lodged no later than 6/11/2012.

Reviewed by: NRN / LEG

Reviewed on: 6/7/12

Updates:

Recommendation:

File 6 - Wilkinson

Notes for background:

- Minute Order dated 2/8/12 states Court requests Mr. Simonian to contact Mr. Clark regarding the filing of the 4th amended account he stated he would file at the 1/25/12 hearing.
- Minute Order dated 1/25/12 states Mr. Clark is appearing via conference call. Mr. Clark advises the
 Court that he will be preparing a fourth amended petition. The Court orders that there be no
 acceptance of any offers as to the 7800 Van Ness property pending court approval. The Court will
 entertain an Order Shortening Time.

Objections to Third Amended Petition filed 10/24/11 by Respondent Ross W. Wilkinson states:

- As a result of Dorothea Wilkinson's death on 1/19/97 (prior to William D. Wilkinson's death on 2/3/2009),
 the Trust was divided into 3 separate sub-trusts, Trust A Exemption Trust ("Trust A") Trust B- Q-Tip Trust
 ("Trust B") and Trust C Survivor's Trust ("Trust C") (these three Trusts also referred to collectively as the
 "Wilkinson Trusts");
- A Fourth Amendment to the Trust was executed by William 4/8/05, and was entitled Fourth Amendment to Trust Agreement –Survivor's Trust for the William and Dorothea Wilkinson Trust ("Fourth Amendment");
- From 1/9/97 through 2/3/09, William acted as sole Trustee of Trust A and Trust B;
- From 1/9/97 through 4/8/05, William acted as sole Trustee of Trust C;
- From 4/8/05 through 2/3/09, William and Ross acted as Co-Trustees of Trust C pursuant to the Fourth Amendment:
- Since 2/3/09, Ross has acted as the sole Trustee of all three Wilkinson Trusts;
- From 1/9/97 through the date of his death on 2/3/09, William was the sole beneficiary of the Wilkinson Trusts:
- The sole beneficiaries of the Wilkinson Trusts following William's death are Petitioner James and Respondent Ross;
- Trust A holds title to an undivided **65.29% interest** in real property located at 7800 N. Van Ness Boulevard, in Fresno:
- Trust B holds title to an undivided **34.71% interest** in that same real property (7800 N. Van Ness, Fresno);
- Trust C is of nominal value, having been substantially depleted and exhausted during William's lifetime.
- lssue of Removal of Trustee/Reappointment of Successor Trustee: Petitioner's Third Amended Petition raises the issue of the removal of the Trustee and reappointment of a successor trustee for the first time; this issue was not presented in the original Petition for Account filed 3/21/11, nor was it raised in the Amended Petition for Account filed 5/18/11. As such, Notice of Hearing is required pursuant to PrC §17203 and Rule 7.53(a) of the CRC, however, no such Notice of Hearing has been provided to or served on Respondent; and similarly, no Notice of Hearing has been provided to or served on other parties interested in these proceedings, and specifically including those parties named to act as successor Trustee under the Trust terms (PrC §17203(a)(1);
 - The copy of the Third Amended Petition sent to Respondent's attorney did not have a verification attached as required under PrC § 1021, and the Third Amended Petition fails to list the names and last known addresses of all vested and contingent beneficiaries of the Wilkinson Trust as required under Rule 7.903 of the CRC;
 - There has been no agreement between the adult beneficiaries of the Wilkinson Trusts to provide for a successor trustee, and signed declination to act as Trustee by Petitioner James has not been filed (James is named as successor trustee);
 - Petitioner's interpretation of the Wilkinson Trusts concerning the removal of Respondent as Trustee
 and appointment of a successor trustee is incorrect; Pursuant to the Trust, Trusts A and B are
 irrevocable upon formation and therefore matters regarding the removal of the Trustee and
 appointment of successor Trustee are controlled by the Trust as executed by Dorothea and William
 on 4/9/92; said Trust specifically names <u>JANE MORTON</u> as successor Trustee of Trusts A and B and if
 unable, unwilling or fails to serve, <u>UNION BANK</u> is specifically named;

~Please see additional page~

Dept. 303, 9:00 a.m. Tuesday, June 12, 2012

Second Additional Page 6, William and Dorthea Wilkinson Trust Case No. 11CEPR00222

Objections to Third Amended Petition filed 10/24/11, continued:

- Respondent therefore objects to the appointment of Bruce Bickel as successor trustee for Trusts A and B as he is not named in the trust instrument and as neither Jane Morton nor Union Bank have been provided notice of these proceedings and as neither has declined to accept their appointment;
- Respondent further objects to the appointment of Bruce Bickel as the Third Amended Petition fails to
 disclose his fee schedule for fiduciary services, the manner in which his compensation is determined,
 and it is unknown whether Mr. Bickel will charge an hourly rate or a percentage fee for his services;
- With respect to Trust C (a revocable Trust), the Trust provides that William had the right, during his life, to modify, amend, or revoke the provision of Trust C; William in fact exercised that right on 4/8/05 with the Fourth Amendment;
- Pursuant to that Amendment, Respondent Ross has the sole power to designate a successor Trustee
 of Trust C, without Court approval; Respondent has not declined to exercise this power, and reserves
 this right in the event he (Respondent) is removed as Trustee; furthermore, Petitioner has made no
 attempt to reach an agreement with Respondent to appoint a successor Trustee;
- If Ross is removed as Trustee of Trust C and is either not entitled to designate a successor trustee for Trust C or if he declines to do so, appointment of successor trustee should be consistent with the settlors' wishes as expressed in the Trust with respect to Trusts A and B –to wit, Jane Morton and Union Bank, after having been provided notice of these proceedings as well as for the reason of convenience of administration since Trust C is of nominal value.

Allegations regarding Respondent's violation of his Fiduciary Duties as Trustee: Respondent confirms Petitioner's allegation that \$200,000.00 was wired from Wachovia Securities on 3/26/07, in the name of the Trust to Pacific Northwest Title Company; said funds were used to purchase real property in Washington State and title is held by Respondent; Acquisition of the property was part of a tax-free exchange by Respondent that involved the sale of another piece of real property;

- Said action was taken with the knowledge and consent of William, Co-Trustee of Trust B and sole beneficiary of Trust B;
- The transfer of these funds was intended as a short-term unsecured loan to Respondent until the taxfree exchange involving Respondent was completed;
- In fact, the Third Amended Petition fails to disclose that on 7/2/07, \$160,000.00 was wire transferred at Respondent's direction to the Wachovia Securities account in the name of Trust B, in partial payment of the unsecured loan, and received by Respondent at the completion of the tax free exchange (copy of said \$160,000.00 transfer from Respondent to Wachovia attached to Objections as Exh. A);
- Respondent attaches to his *Objections* (as Exhibit B) a list of disbursements totaling \$44,252.91 made from the Wilkinson Trusts and/or assets the source of which can be traced to the assets of the Wilkinson Trusts during the time period in question, and acknowledged by Respondent to be to and/or for Respondent or Respondent's spouse's benefit;
- All other amounts distributed to Respondent or his spouse during William's life from the Wilkinson Trusts
 (and set forth in Exhibits B and C to Petitioner's Third Amended Petition) were used primarily for the
 care and benefit of William and /or for maintenance of the Trust assets during William's life and in
 accordance with the terms and provisions of the Wilkinson Trusts;
- These disbursements as identified in Petitioner's Exhibits B and C indicate they were payments to "Emily Alonzo" or are designated in the notes as "Emily" were, in fact, used to provide for William's care in accordance with the Wilkinson Trusts;
- Amounts distributed to Respondent or to his spouse during William's lifetime from the Trusts or from
 assets traceable to the Trusts equaled or did not exceed those distributions from the Trusts made to
 Petitioner James;

~Please see additional page~

Dept. 303, 9:00 a.m. Tuesday, June 12, 2012

Objections to Third Amended Petition filed 10/24/11, continued:

- Respondent attaches to his *Objections* (as Exhibit C) a list of disbursements made to James from 4/8/05 (when Respondent was appointed Co-Trustee) through to William's death on 2/3/09; these disbursements total \$156,238.74 (this is not a complete list, however Respondent is in the process of completing a trust accounting for that stated time period as ordered by this Court);
- Additionally, Respondent is currently preparing a trust accounting for the period 2/3/09 6/30/11;
 Respondent believes said accounting can be completed within the next two weeks for Petitioner's review and filing with the Court;
- Respondent is entitled to reasonable compensation for his services as Trustee and as Co-Trustee during the period 4/8/05 to the present and has not received any compensation to date for his fiduciary services;
- To the extent the trust accounting shows disbursements for Respondent's benefit exceeding
 disbursements to Petitioner James, such amount can be offset against the reasonable compensation
 to which Respondent is entitled;
- Since William's death, Respondent has performed his fiduciary duties as required by law, including making regular disbursements of trust income and principal to the trust beneficiaries in accordance with the Wilkinson Trusts; as stated the primary asset of the Wilkinson Trusts is real property on Van Ness Boulevard in Fresno, which Respondent has listed for sale;
- To date, only one offer has been received at substantially less than the asking price;
- Removal of Respondent as Trustee is neither warranted nor necessary to protect the Trust or the beneficiaries, and appointment of a professional fiduciary will only serve to increase Trust expenses;
- If the Court orders Respondent to repay any monies disbursed to Respondent for his benefit (or his spouse's), Petitioner should be ordered to repay all monies disbursed to Petitioner for his benefit.

Respondent prays:

- 1. All of relief prayed for by Petitioner James excluding Respondent's obligation to provide an accounting for Trust activities on or after 4/8/05 be denied and the *Third Amended Petition* be dismissed;
- 2. Petitioner be ordered to provide proper notice of the date and time for hearings of these proceedings to all Trust beneficiaries and all other interested parties including, parties named under the Trust to act as successor Trustee of Trusts A and B;
- 3. Petitioner be ordered to amend his Third Amended Petition to comply with the applicable Rules of Court;
- 4. Petitioner be ordered to pay all costs incurred herein by Respondent, including Respondent's attorney's fees, or alternatively, that Respondent be entitled to reimbursement form Trust assets for said costs.

Respondent Trustee's Status Report filed 1/19/12, states:

- At the 10/25/11 hearing, the Court ordered accountings for the Wilkinson Trusts for two account periods (4/5/05-1/31/09 and 2/1/09-7/13/11), and pursuant to a stipulation of the parties, these accountings were to be filed 7 days before the 1/25/12 hearing;
- Respondent attaches both Court-ordered accountings for the Wilkinson Trusts, for review by the Court and Petitioner's counsel; however, due to the length of the first account period and the number of transactions involved with respect to the three trusts, Respondent's counsel has not been able to include all of the information in each accounting for the joint account that was maintained during the account period by Respondent and William Wilkinson as that information is still being reviewed to appropriately characterize and allocate the receipts received and disbursements made.
 Respondent's counsel believes he will complete the accountings by the 1/25/12 hearing. However, this Status Report is provided to inform the Court as to the above status given the stipulated filing date (7 days prior to the hearing).

~Please see additional page~

Dept. 303, 9:00 a.m. Tuesday, June 12, 2012

Respondent's Supplement to Status Report filed 1/24/12, states:

- Respondent was ordered on 10/25/11 to provide Petitioner with an accounting for the disposition of any funds or accounts the source of which can be traced to either Trust A, B, or C, from 4/4/05 through the date of the account;
- Respondent attaches as Exhibit A an accounting for the Bank of America Joint checking account, held in both Petitioner and Respondent's names, for the period 12/15/06-12/18/09;
- A portion of the deposits made to this checking account can be traced to Wachovia Securities Account #6651 held in the name of Wilkinson Trust C. Respondent is in the process of obtaining additional account statements for the Bank of America account for the time period prior to 12/15/06, and will provide a further account for activities prior to that date when statements are received;
- In preparing the Bank of America accounting it was discovered that a deposit to Wachovia Securities reported on Schedule B of the 4/1/05-1/31/09 accounting (attached to prior Status Report) was incorrectly characterized as a "miscellaneous receipt" in the amount of \$21,169.58, received 11/28/07 from the Winifred Petersen Residual Trust. This deposit however should have been characterized as a payment by Ross Wilkinson against the unpaid principal balance of the unsecured loan reported on Schedule G of the Accounting, as the source of the deposit can be traced to Ross Wilkinson;
- As such, pages 1,8,17, and 18 of the Trustee's Accounting for the 4/1/05-1/31/09 period have been revised, and are attached to this Supplemental Status Report as Exhibit B;
- Additionally, in order to reflect the changes to the 4/1/05-1/31/09 account, it was necessary to correct the beginning and ending balance of the unsecured loan to Ross Wilkinson reported in the Accounting for the 2/1/09-7/31/11 Accounting and attached as Exhibit C are the revised pages to this 2/1/09-7/31/11 Accounting.

Case No. 12CEPR00403

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 04/17/2012			THOMAS J. GREGORY, son/named		NEEDS/PROBLEMS/COMMENTS:
			executor without bond, is Petitioner.		
			All le circ control le const		1. Need date of death of decedent's
			All heirs waive bond.		spouse per Local Rule 7.1.1D.
Со	nt. from				2. Proposed personal representative is
	Aff.Sub.Wit.	s/p	Full IAEA- o.k.		a resident of Colorado. Probate
✓	Verified				Code 8571 states notwithstanding a
	Inventory		Will dated: 12/15/1997		waiver of bond, the court in its discretion may require a nonresiden
	PTC		Codicil: 01/18/2006		personal representative to give a
	Not.Cred.				bond in an amount determined by
1	Notice of	W			the court.
_	Hrg		Residence: Laton		
✓	Aff.Mail		Publication: The Business Journal		
	Aff.Pub.				
	Sp.Ntc.				
	Pers.Serv.		Estimated value of the Estate:		
	Conf.		Personal Property - \$237,2	298.21	Note: If the petition is granted status
	Screen		Annual Income - \$35,00		hearings will be set as follows:
✓	Letters		Real Property - \$1,283,700		•
<u></u>	Duties/Supp		Total: - \$1,555,998	8.21	• Friday, 11/09/2012 at 9:00a.m.
Ě	Objections				in Dept. 303 for the filing of the
	Video				inventory and appraisal and
	Receipt		Probate Referee: Rick Smith		• Friday, 08/10/2013 at 9:00a.m.
	CI Report				in Dept. 303 for the filing of the fire
	9202				account and final distribution.
1	Order				
					Pursuant to Local Rule 7.5 if the require
					documents are filed 10 days prior to th
					hearings on the matter the statu
					hearing will come off calendar and n
					appearance will be required.
	Aff. Posting				Reviewed by: KT/LV
	Status Rpt				Reviewed on: 06/07/2012
	UCCJEA				Updates:
	Citation				Recommendation:
	FTB Notice				File 9 - Gregory
					0

10 Eddie Grant (Estate) Case No. 12CEPR00407

Atty Teixeira, J. Stanley (for Darryl Grant- Son- Petitioner)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

_			(Prob. C. 8002, 10450	,	
DOD: 04/13/2012		DARRYL GRANT, son,		NEEDS/PROBLEMS/COMMENTS:	
		requests appointmer			
			Administrator with bo	ond set at	
			\$89,000.00.		
Со	nt. from				
	Aff.Sub.Wit.				
✓	Verified		Full IAEA- o.k.		
	Inventory		1 011 17 (E) (0.1K.		
	PTC				
	Not.Cred.				
1	Notice of	w/o	Decedent died inter	toto	
	Hrg		Decedent died intes	iale.	
✓	Aff.Mail				
✓	Aff.Pub.		Residence: Fresno		Note: If the petition is granted status
	Sp.Ntc.		Publication: The Busin	ness Journal	hearings will be set as follows:
	Pers.Serv.				riedilings will be ser as follows.
	Conf.				• Friday, 11/09/2012 at 9:00a.m.
	Screen				in Dept. 303 for the filing of the
✓	Letters		Estimated value of the Personal Property	<u>e Estate:</u> - \$0	inventory and appraisal <u>and</u>
✓	Duties/Supp		Real Property	- \$89,000.00	• Friday, 08/10/2013 at 9:00a.m.
	Objections		Total:	- \$89,000.00	in Dept. 303 for the filing of the
	Video				first account and final
	Receipt				distribution.
	CI Report				
	9202		Probate Referee: Ric	k Smith	Pursuant to Local Rule 7.5 if the required
✓	Order				documents are filed 10 days prior to the
					hearings on the matter the status hearing will come off calendar and no
					appearance will be required.
	Aff. Posting				Reviewed by: KT/LV
	Status Rpt				Reviewed on: 06/07/2012
	UCCJEA				Updates:
	Citation				Recommendation: Submitted
	FTB Notice				File 10 - Grant

Ouanoulack, Khammanee (pro per – guardian of the estate)

Probate Status Hearing Re: Filling of Annual or Biennial Account

	NEEDS/PROBLEMS/COMMENTS:
	OFF CALENDAR
	First Accounting filed 05/25/12;
Cont. from	hearing set for 07/10/12
Aff.Sub.Wit.	
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of	
Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf.	
Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt CI Report	
9202	
Order	
Aff. Posting	Reviewed by: JF
Status Rpt	Reviewed on: 06/06/12
UCCJEA	Updates:
Citation	Recommendation:
FTB Notice	File 11 - Phaphone

Case No. 06CEPR00816

Probate Status Hearing Re: Failure to File a First Account or Petition for Final Distribution (Prob. C. § 122200, et seq.)

			PATRICIA GREENUP was appointed	NE	EDS/PROBLEMS/COMMENTS:
DC	D: 5-5-06		Administrator with Limited IAEA without bond	1	Need account current or petition
			and Letters issued on 1-2-07.	1.	for final distribution.
			Inventory and Appraisal filed 4-27-07 reflects		
	ont. from 041111	l,	real property located in Clovis valued at	2.	Need Notice of Hearing to heirs and the Dept. of Health Care
	2011, 010912, 0512, 050812		\$175,000.00.		Services pursuant to Request for
00	Aff.Sub.Wit.		A status report from February 2008 indicated		Special Notice and Order of 3-5-12.
	Verified		that the house was listed for sale and		12.
	Inventory		requested six months to close administration.		
	PTC		On 2 19 11 the court set a status begins for		
	Not.Cred.		On 2-18-11, the court set a status hearing for failure to file a first account or petition for final		
	Notice of		distribution.		
	Hrg				
	Aff.Mail		At the fifth continued status hearing on 5-8-		
	Aff.Pub.		12, Ms. Greenup was removed as Administrator and the Public Administrator		
	Sp.Ntc.		was appointed. The Court continued the		
	Pers.Serv.		status hearing for filing of the petition for final		
	Conf.		distribution to this date and ordered that the		
	Screen		court file be made available to the Public		
	Letters		Administrator.		
	Duties/Supp		As of 6-5-12, nothing further has been filed.		
	Objections		7.6 of o o 12, froming former flab book med.		
	Video				
\vdash	Receipt CI Report	_			
	9202	=			
	7202 Order				
	Aff. Posting			дU	dates:
	Status Rpt	Χ			ontacts: Reviewed 6-5-12
	UCCJEA			Re	commendation:
	Citation			Re	viewed by: skc
	FTB Notice			File	e 12 - Garza
					10

Fanucchi, Edward L. (for Carol Lopez – Conservator)

Status Hearing Re: Filing of the First Account or Petition for Final Distribution

DOD: 2-28-12	CAROL LOPEZ, Daughter, was	NEEDS/PROBLEMS/COMMENTS:
	appointed Conservator of the	
	Person and Estate on 2-9-11 with	Continued from 5-8-12
	bond of \$75,000.00.	Minute Order 5-8-12: Attorney
Cont. from 050812		Michael Mahoney appeared. Matter
Aff.Sub.Wit.	Bond was filed on 4-26-11 and	continued to 6-12-12.
Verified	Letters issued on 4-27-11.	
Inventory	On 6-8-11, the Court set this status	As of 6-5-12, no accounting or
PTC	hearing for the filing of the first	petition for final distribution has been
Not.Cred.	account and sent notice to	<u>filed.</u>
Notice of	Attorney Fanucchi.	1. Need first account and final
Hrg		account pursuant to Probate Code
Aff.Mail	Final Inventory and Appraisal filed 2-	§§ 2620(a) and (b).
Aff.Pub.	9-12 indicates \$70,000.00 cash.	Note: The first organizations due to
Sp.Ntc.		Note: The first account was due by 5-8-12 pursuant to Probate Code
Pers.Serv.	As of 4-27-12, a first account has not	§2620(a); however, pursuant to
Conf.	yet been filed.	Notice of Death filed 5-3-12, the
Screen		Conservatee passed away on 2-
Letters	Court Investigator Dina Calvillo filed	28-12.
Duties/Supp	a review report on 3-1-12. The report states she visited Mrs. Eaton at The	If a first apparent is not also adv
Objections	Harvest, an Assisted Living and	If a first account is not already completed, the Court may wish to
Video	Alzheimer's Care Facility in Fowler.	require that the accounting
Receipt	The staff reports that the	comply with Probate Code
CI Report	Conservator visits often and is very	§2620(b) (an accounting for the
9202	involved in her care, and the	period prior to her death and a
Order	conservatorship appears to be	separate accounting for the
	warranted and in Mrs. Eaton's best	period subsequent to her death – both account periods typically
	interest.	presented in one petition) and
		continue this status hearing to an
	Notice of Death of Conservatee filed	appropriate date.
	5-3-12 states that Mrs. Eaton passed	
Aff. Posting	<u>away on 2-28-12</u> .	Reviewed by: skc
Status Rpt X	At hearing on 5 0 10 the matter was	Reviewed on: 6-5-12
UCCJEA	At hearing on 5-8-12, the matter was continued to 6-12-12.	Updates:
Citation		Recommendation:
FTB Notice	Nothing further has been filed.	File 13 - Eaton
	140mmig former has been med.	

Jason Throop Jr and Therese Throop (GUARD/P) Case No. 04CEPR00198

Shore, Gail (pro per – paternal grandmother/Guardian)

Lopez, Janelle (pro per – mother/Petitioner)

Atty

Atty

Petition for Termination of Guardianship

	Jason, 12 DOB: 08/11/99				JANELLE LOPEZ, mother, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	Therese, 11 DOB: 09/02/2000		GAIL SHORE , paternal grandmother, was appointed as Guardian on 08/26/04.	THIS PETITION PERTAINS TO JASON THROOP, JR. ONLY.		
			Father: JASON E. THROOP , SR.	 Need Notice of Hearing. Need proof of service by mail at 		
	nt. from Aff.Sub.Wit.	D. L.		least 15 days before the hearing of Notice of Hearing or Consent to Termination and Waiver of		
✓ 	Inventory		Maternal grandfather: ERNEST MARTEAU Maternal grandmother: DONNA JONES	Service and Notice of Hearing <u>or</u> Declaration of Due Diligence for:		
	Not.Cred. Notice of	X	Petitioner states ???? [no reason for termination is stated]	- Jason E. Throop, Sr. (father) - Gail Shore (paternal grandmother/guardian)		
	Hrg Aff.Mail	X	Court Investigator Charlotte Bien filed a	- Paternal grandfather - Ernest Marteau (maternal grandfather)		
	Aff.Pub. Sp.Ntc.		report on 05/24/12.	- Donna Jones (maternal grandmother)		
	Pers.Serv. Conf. Screen		Declaration of Santa Clara County Court Investigator John Boley was filed 05/24/12.	- Jason Throop, Jr. (minor)		
	Letters					
	Duties/Supp Objections					
	Video Receipt					
✓	CI Report					
✓	9202 Order					
H	Aff. Posting			Reviewed by: JF		
	Status Rpt			Reviewed on: 06/06/12		
	UCCJEA			Updates:		
	Citation			Recommendation:		
	FTB Notice			File 14 - Throop		

15A Anthony Alvarado, Andrew Alvarado, and Samantha Alvarado

Case No. 04CEPR01310

Atty Rodriguez, Cynthia (pro per – mother/Petitioner) Petition for Termination of Guardianship

Anthony, 15	CYNTHIA RODRIGUEZ, mother, is	NEEDS/PROBLEMS/COMMENTS:
DOB: 01/21/97	Petitioner.	NEEDS/TROBLEMS/COMMENTS.
Andrew, 13	Tellioner.	THIS PETITION PERTAINS TO ANTHONY
DOB: 08/04/98	VIRGINIA RODRIGUEZ, maternal	ALVARDO ONLY.
Samantha, 10	grandmother, was appointed guardian	
DOB: 01/22/02	on 01/27/05.	1. Petition is incomplete. No
	011 017 27 7 00.	information was provided other than
Cont. from	Father: JOSE ALVARADO	the name of the minor for which
Aff.Sub.Wit.	ramer, seel all and see	guardianship is requested to be terminated and item 2 that the
	Paternal grandfather: JOSE ALVARADO	Petitioner is the minor's parent. Need
✓ Verified	Paternal grandmother: ELEANOR	amended Petition that is complete.
Inventory	ALVARADO	Note: All relative information was
PTC	-	taken from the original Petition for
Not.Cred.	Maternal grandfather: PAUL RODRIGUEZ	guardianship.
Notice of X		 Need Notice of Hearing. Need proof of service by mail at least
Hrg	Siblings: MONICA ALVARADO, DANIEL	3. Need proof of service by mail at least 15 days before the hearing of Notice
Aff.Mail X	ALVARADO, MICHAEL ALVARADO (Ages	of Hearing with a copy of the Petition
Aff.Pub.	unknown)	for Termination of Guardianship or
Sp.Ntc.		Consent to Termination and Waiver
Pers.Serv.	Petitioner states ???? [Petition is	of Service and Notice of Hearing <u>or</u>
Conf.	incomplete and does not state a reason	Declaration of Due Diligence for:
Screen	termination is in the best interest of the	- Jose Alvarado (father)
Letters	minor]	-Virginia Rodriguez (maternal
Duties/Supp		grandmother/guardian) - Jose Alvarado (paternal
Objections	Court Investigator Samantha Henson	grandfather)
Video	filed a report on 06/05/12.	- Eleanor Alvarado (paternal
Receipt		grandmother)
CI Report		- Anthony Alvarado (minor)
9202		- Andrew Alvarado (brother)
✓ Order		- Any other sibling 12 and over
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 06/07/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 15A - Alvarado
FIB NOIICE		THE 13A - AIVUIUUU

15A

15B Anthony Alvarado, Andrew Alvarado, and Samantha Alvarado

Case No. 04CEPR01310

Atty Rodriguez, Cynthia (pro per – mother/Petitioner) Petition for Visitation

Tellion for visitation					
Anthony, 15		CYNTHIA RODRIGUEZ, mother, is	NEEDS/PROBLEMS/COMMENTS:		
DOB: 01/21/97		Petitioner.			
Andrew, 13			4. Need Notice of Hearing .		
DOB: 08/04/98		VIRGINIA RODRIGUEZ, maternal	5. Need proof of service by mail at least		
Samantha, 10		grandmother, was appointed guardian	15 days before the hearing of Notice		
DOB: 01/22/02		on 01/27/05.	of Hearing with a copy of the Petition		
		01101727700.	for Termination of Guardianship <u>or</u>		
Cont. from		Father: JOSE ALVARADO	Consent to Termination and Waiver of Service and Notice of Hearing or		
Aff.Sub.Wit.			Declaration of Due Diligence for:		
√ Verified		Paternal grandfather: JOSE ALVARADO	- Jose Alvarado (father)		
Inventory		Paternal grandmother: ELEANOR	-Virginia Rodriguez (maternal		
PTC		ALVARADO	grandmother/guardian) - Jose Alvarado (paternal		
Not.Cred.		Maternal grandfather: PAUL RODRIGUEZ	grandfather)		
Notice of Hrg		Waternal granarament 17.02 Replicable	- Eleanor Alvarado (paternal		
Aff.Mail		Siblings: MONICA ALVARADO, DANIEL	grandmother) - Anthony Alvarado (minor)		
Aff.Pub.		ALVARADO, MICHAEL ALVARADO	- Andrew Alvarado (brother)		
Sp.Ntc.		(Ages unknown)	- Any other sibling 12 and over		
Pers.Serv.		Potitionar states that she is requesting			
Conf. Screen		Petitioner states that she is requesting visitation rights for the Alvarado			
Letters		children. Petitioner states that she and			
Duties/Supp		the guardian have a mutual			
Objections		agreement regarding visitation, but she			
Video		wants to make it legal.			
Receipt					
CI Report					
9202					
Order	Χ		Deviewed has IF		
Aff. Posting			Reviewed by: JF		
Status Rpt			Reviewed on: 06/07/12		
UCCJEA Citation			Updates: Recommendation:		
FTB Notice			File 15B – Alvarado		
LID NOTICE			riie 13b - Alvarado		

15B

16 Kylie Mae Sylvester (GUARD/P)

Case No. 10CEPR00405

Atty Sylvester, Mickey (pro per Guardian/paternal grandfather)
Atty Sylvester, Rhonda (pro per Guardian/paternal grandmother)

Atty Wright, Erica Dawn (pro per Petitioner/mother)

Petition for Termination of Guardianship

	e: 2 years		ERICA WRIGHT, mother, is petitioner.	NEEDS/PROBLEMS/
ВО	B: 7/15/2009		MICKEY SYLVESTER and RHONDA SYLVESTER,	COMMENTS:
			paternal grandparents were appointed guardians on 10/12/10. – Mailed notice on 2/24/12	Continued from 4/10/12. Minute order states Erica
Со	nt. from 0410	12	Father: JEROD SYLVESTER – mailed notice on 2/24/12.	Wright informs the court that she has moved and now
-	Aff.Sub			lives with her fiancé. Court
_	Verified		Maternal grandfather: John Wright	Investigator is ordered to go to the new address and
	Inventory		Maternal grandmother: Catherine Wolfe.	interview the mother and her
-	PTC Not.Cred.		Petitioner states the guardianship is no longer	fiancé. Visitation is to stay as
	Notice of		necessary.	previously ordered at the grandmother's home. Any
Ľ	Hrg		Declaration of Guardians Mickey Sylvester and Rhonda Sylvester filed on 3/22/12 states they feel	changes with the visits can
1	Aff.Mail	W/O	the guardianship should remain for the following	be determined between the parties.
	Aff.Pub.		reasons:	panies.
	Sp.Ntc.		1. Mom has no financial support for the minor.	
	Pers.Serv.		2. Mom has had another child and they know	1. Need proof of service of
	Conf. Screen		little about the father. Will this person have	the Notice of Hearing on: a. John Wright
	Letters		contact with the minor with no known background?	(maternal
	Duties		3. They believe mom has not completed her	grandfather)
	Objection		court ordered drug testing.	b. Catherine Wolfe (maternal
	Video		4. The minor is currently in a safe and loving	grandmother)
	Receipt		environment.	,
1	CI Report		5. They believe the minor's emotional well-being	
	9202		will be compromised if she is removed from	
/	Order		the only home she has known since birth. 6. Mom has no grounds for seeking termination	
			of the guardianship.	
	Aff.		7.	Reviewed by: KT
	Posting		Court Investigator Samantha Henson's Report filed	
<u> </u>	Status Rpt		on 4/3/12	Reviewed on: 4/3/12
 	UCCJEA			Updates:
	Citation FTB Notice		Court Investigator Samantha Henson's	Recommendation: File 16 - Sylvester
	I ID NOIICE		Supplemental Report filed on 6/6/12	riie 10 - Sylvester
				1,4

Pena, Elena K (pro per Petitioner/guardian)

Filing of Receipt for Blocked Account and Inventory & Appraisal

	Filling of Receipt for Blocked Account and Inventory & Appraisal			
Age: 11 years	ELENA PENA, sister, was appointed	NEEDS/PROBLEMS/COMMENTS:		
DOB: 10/31/2000	Guardian of the Person and Estate			
	on 07/26/11 and Letters were issued	Continued from 5/1/12. Minute Order		
	on 07/28/11.	states no appearances. The court		
		sets the matter for an Order to Show		
Cont. from 022112,	An Order to Deposit Money Into	Cause on 6/12/12 regarding the		
050112	Blocked Account was signed	failure to appear and to provide		
Aff.Sub.Wit.	07/26/11 ordering all funds of the	receipts for Prudential Annuities and Metlife. The Court orders Elana Pena		
	minor to be placed in a blocked	to be present on 6/12/12. (Please		
Verified	account.	see page 17B.)		
Inventory		see page 175.)		
PTC	Notice of Taking Possession or			
Not.Cred.	Control of an Asset of Minor or	1. Receipt for Blocked Account for		
Notice of	Conservatee filed 09/28/11 by	the funds held at Prudential		
Hrg	Metlife Total Control Account reflects	Annuities was signed by the		
Aff.Mail	that the guardian, Elena Pena, has	Guardian, Elena Pena and not		
Aff.Pub.	taken control of the minor's assets in	the representative of Prudential		
Sp.Ntc.	the amount of \$211,865.50 from	Annuities as required. Need		
Pers.Serv.	Metlife.	Amended Receipt for Blocked		
	Menne.	Account that is signed by the		
Conf. Screen	Receipt for Blocked Account filed on	representative of Prudential		
	1/11/12. (Signed by the Guardian	Annuities.		
Letters	<u> </u>	2. Receipt for Blocked Account for		
Duties/Supp	and not a bank official.)	the funds held at MetLife was		
Objections	Inventory and Approisal filed on	signed by the Guardian, Elena		
Video	Inventory and Appraisal filed on	Pena and not the representative		
Receipt	1/11/12 showing the estate valued	of MetLife as required. Need		
CI Report	at \$244,116.64.	Amended Receipt for Blocked		
9202	1	Account that is signed by the		
Order	1	representative of MetLife.		
Aff. Posting		Reviewed by: KT		
Status Rpt		Reviewed on: 6/7/12		
UCCJEA		Updates:		
Citation		Recommendation:		
FTB Notice]	File 17A – Robinson-Cervantes		
<u> </u>		174		

17A

17B Randi Taylour Robinson-Cervantes (GUARD/PE) Case No. 10CEPR00724
Atty Pena, Elena K (pro per Petitioner/guardian)

Order to Show Cause Re: Failure to Appear: Failure to Provide Receipts for Prudential Annuities and MetLife

	Flodeliidi Afinoilles and Meitile	T
Age: 11 years		NEEDS/PROBLEMS/COMMENTS:
DOB: 10/31/2000	ELENA PENA , sister, was appointed	
	Guardian of the Person and Estate on	
	07/26/11 and Letters were issued on	
	07/28/11.	
Cont. from	1	
Aff.Sub.Wit.	An Order to Deposit Money Into Blocked	
Verified	Account was signed 07/26/11 ordering all	
Inventory	funds of the minor to be placed in a	
PTC	blocked account.	
Not.Cred.	Notice of Taking Possession or Control of	
Notice of	an Asset of Minor or Conservatee filed	
Hrg	09/28/11 by Metlife Total Control Account	
Aff.Mail	reflects that the guardian, Elena Pena, has	
Aff.Pub.	taken control of the minor's assets in the	
Sp.Ntc.	amount of \$211,865.50 from Metlife.	
Pers.Serv.		
Conf.	Receipt for Blocked Account filed on	
Screen	1/11/12. (Signed by the Guardian and not	
Letters	a bank official.)	
Duties/Supp		
Objections	Inventory and Appraisal filed on 1/11/12	
Video	showing the estate valued at \$244,116.64.	
Receipt	Minute Order dated 5/1/12 set this OSC	
CI Report	hearing.	
9202	ineding.	
Order	Order to Show Cause was mailed to	
Aff. Posting	Petitioner on 5/4/12.	Reviewed by: KT
Status Rpt		Reviewed on: 6/7/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 17B – Robinson-Cervantes

17B

18 Ruby Garcia, Jessica Garcia, Isaiah Venegas, Case No. 11CEPR00125 Ruben Venegas and Faith Rose Venegas (GUARD/P) **Venegas Lopez, Frances Marie (Pro Per – Mother – Petitioner)** Atty Grider, Roman (Pro Per – Maternal Cousin – Co-Guardian of Ruby) Atty Acevedo, Monica (Pro Per – Girlfriend of Roman Grider – Co-Guardian of Ruby) Atty Atty Grider Venegas, Helen (Pro Per – Maternal Aunt – Guardian of Jessica) Grider, Bobby Joe (Pro Per – Maternal Uncle – Guardian of Faith) Atty Cardenas, Monica Nallely (Pro Per – Paternal Aunt – Guardian of Ruben and Isaiah) Atty **Petition for Termination of Guardianship NEEDS/PROBLEMS/COMMENTS:** Faith Rose Venegas (12) FRANCES LOPEZ, Mother, is Petitioner. DOB: 12-7-98 On 6-20-11, guardians were appointed for all five minors. At **Termination was granted for** Jessica Garcia (8) this time, guardianship is as follows: Ruby, Ruben and Isaiah only on DOB: 11-17-02 12-13-11. Ruben Venegas (7) Roman Grider and Monica Acevedo are Co-Guardians of DOB: 11-22-03 Ruby. This hearing is for termination of Isaiah Venegas (5) • Helen Grider Venegas is Guardian of Jessica. DOB: 5-30-06 only. Ruby Frances Garcia (2) Bobby Joe Grider is Guardian of Faith. DOB: 2-16-09 Minute Order 12-13-11 states: • Monica Nallely Cardenas is Guardian of Ruben and Isaiah. The Court states that it is not Cont. from 121311 - Ms. Cardenas signed the consent and waiver of notice on detrimental for the children to Aff.Sub.Wit. the Petition. return to mother. The Court Verified further orders for Jessican and Father (Jessica, Ruben, Isaiah, Ruby): Ruben F. Garcia Inventory Faith stay with Guardians to

Paternal grandfather: Angel Garcia

Paternal grandmother: Patricia Garcia

Father (Faith): Moises Vargas

PTC

Not.Cred.

Aff.Mail

Aff.Pub.

Sp.Ntc.

Letters

Duties/Supp

Video Receipt

Objections

CI Report

Clearances

Aff. Posting

Status Rpt

UCCJEA

Citation

FTB Notice

Order

Pers.Serv. Conf. Screen

Notice of Hrg

Χ

Χ

Χ

Χ

Paternal Grandfather: Not provided Paternal Grandmother: Not provided

Maternal grandfather: Joe Venegas

Maternal grandmother: Mary Venegas - Deceased

Petitioner states she regrets her choices and it seems like an eternity since the children were separated from her and from each other. She is doing everything she can to correct her mistakes that lead the family to this point. She has completed anger management and is still attending rehabilitation counseling for her medication addictions. She would very much like the children returned to her care; however, if Faith (12), who is living in Hanford, prefers to finish the school year there, that is fine. Petitioner thanks the Court for the opportunity to continue raising her children. Petitioner includes certificates of completion from a parenting program and a batterer's intervention program, and a letter in support from a rehabilitation counselor regarding her progress.

Court Investigator Dina Calvillo filed a report on 12-8-11.

guardianship of Jessica and Faith

finish their school year. Petition is granted for Ruben, Isaiah and Ruby only. Matter continued to 6-12-12 for Jessica and Faith.

Reviewed by: skc Reviewed on: 6-6-12 **Updates:** Recommendation: File 18 – Garcia & Venegas Atty

Angela Williams (GUARD/P)

Atkins, Stephanie (Pro Per – Guardian – Petitioner)

Petition for Termination of Guardianship (Angela Williams)

T	remorror terrinalion of Godidanship (Angela Williams)	
Angela Williams Age: 13	STEPHANIE ATKINS, Guardian, is Petitioner.	NEEDS/PROBLEMS/ COMMENTS:
DÖB: 7-18-98	Petitioner was appointed Guardian on 1-17-12.	
		1. Need Notice of Hearing.
	(At hearing on 1-17-12, a competing petition by the minor's	_
	sister Felicia Lee and brother-in-law Lafon Moultrie was denied.	2. Need proof of service of
	The competing petitioners did not appear.)	Notice of Hearing at least 15
Aff.Sub.Wit.	Father: ROBERT WILLIAMS	days prior to the hearing per Probate Code §1460(b)(5) on:
✓ Verified	Mother: BEVERLY ANN WILLIAMS (MINNIEWEATHER) (Deceased)	- Angela Williams (age 13)
	(- Robert Williams (father)
Inventory PTC	Patemal Grandfather: not listed	- Felicia Lee (Moultrie) (sister)
	Paternal Grandmother: not listed	 Any other relatives the Court deems proper.
Not.Cred.	Maternal Grandfather: Deceased	deems proper.
Notice of Hrg X	Maternal Grandmother: Deceased	
Aff.Mail X	Petitioner states that on 3-22-12, she let Angela stay the night	
Aff.Pub.	with her sister Felicia Moultrie. Angela stayed for about a week,	
Sp.Ntc.	then expressed that she did not want to come back and stay	
Pers.Serv.	with her. Petitioner just recently confirmed that she has moved	
Conf. Screen	to Sacramento with Felicia without her consent or knowledge	
Letters	that they moved.	
Duties/Supp	Court Investigator Charlotte Bien filed a report on 6-1-12.	
Objections	Coort investigator Chanone Bierr filed a report on 6-1-12.	
Video		
Receipt		
✓ CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 6-6-12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 19 – Williams & McLean
		10

Atty Grice, Pearl

20

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ag	e: 3 months	TEMPORARY EXPIRES 4-24-12	NEEDS/PROBLEMS/COMMENTS:
DO	B: 1-13-12	PEARL GRICE, Maternal Grandmother, is Petitioner.	Minute Order4-24-12: The Court informs Petitioner that the father needs to be served. Temporary letters extended to 612-12. Matter continued to 6-12-12.
Со	nt. from 042412	=	As of 6-6-12, the following issues remain:
	Aff.Sub.Wit.	Father: MCCAEL MARSHALL	Need proof of personal service of Notice of Hearing with a copy of the petition at least 15
>	Verified Inventory	Mother: PATRICE REED - Consent and Waiver of Notice filed	days prior to the hearing per Probate Code §1511 on:
	PTC	2-22-12	- McCael Marshall (Father)
	Not.Cred. Notice of Hrg	Paternal Grandfather: Unknown Paternal Grandmother: Wanda	If notice is not excused, need proof of service of Notice of Hearing with a copy of the petition at least 15 days prior to the hearing per Probate
	Aff.Mail Aff.Pub.	Bournes Maternal Grandfather: Stanley Reed	Code §1511 or consent and waiver of notice on: - Unknown paternal grandfather - Wanda Bournes (Paternal Grandmather)
	Sp.Ntc.	Malerial Grandfallier. Starliey Reed	- Wanda Bournes (Paternal Grandmother) - Stanley Reed (Maternal Grandfather)
	Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report	Petitioner states the mother is also a minor and is clinically diagnosed as bipolar and ADHD. The father has a history of drug use and is physically abusive to the mother. Petitioner is concerned for the safety of both mother and child. Petitioner attached a "Domestic Violence Victim Information Form."	Petitioner filed a Declaration of Due Diligence for Wanda Bournes (Paternal Grandmother), and at the hearing on 3-1-12, the Court waived further notice to the paternal grandfather. However, Examiner notes that if the father is found, the grandparents may also become known and notice may be appropriate. If not excused, need proof of service of Notice of Hearing with a copy of the Petition at least 15 days prior to the hearing per Probate Code §1511
>	Clearances Order	 According to the UCCJEA, both the mother and the baby live with 	on the paternal grandfather and grandmother.
	Aff. Posting	Petitioner.	Reviewed by: skc
~	Status Rpt UCCJEA	Count last on the salest Count and the city of the	Reviewed on: 6-6-12 Updates:
	Citation	Court Investigator Samantha Henson filed a report on 6-5-12.	Recommendation:
	FTB Notice		File 20 - Marshall

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Atty

Lucy Torres De Luna (Det Succ)

Torres, Jose Andres (Pro Per – Brother – Petitioner)

Petition to Determine Succession to Real Property (Prob. C. 13151)

DO	D: 12-13-00		JOSE ANDRES TORRES, Brother, is	NEEDS/PROBLEMS/COMMENTS:
			Petitioner. 40 days since DOD	Petitioner states the property should pass to him as the
	Aff.Sub.Wit.		No other proceedings	Decedent's brother because the Decedent's spouse and children disclaimed their interests.
>	Verified		I&A – need	
	Inventory			Examiner notes that disclaimers
	PTC		Petitioner requests Court determination that the Decedent's 25% separate	are not appropriate in a summary proceeding. Further,
	Not.Cred.		property interest in certain real property	there is nothing attached.
~	Notice of		APN 016-270-03 passes to him.	
	Hrg			The Court may require the
<u> </u>	Aff.Mail	W	Petitioner states he is the Decedent's brother, but that the Decedent's spouse	proper successors in interest to petition.
	Aff.Pub.		and children waive their portion of the	решоп.
	Sp.Ntc.		inheritance in the real property.	2. If a petition goes forward, need
	Pers.Serv.			Inventory and Appraisal per
	Conf.			Probate Code §13103.
	Screen			-
	Letters Curre			3. The proposed order passes the property to Petitioner and two
	Duties/Supp			other siblings of the Decedent.
	Objections Video			
	Receipt			A petition to determine
	CI Report			succession must be brought and
	9202			verified by all Successors (Probate Code §13152).
~	Order			(1102010 0000 310102).
				4. The order does not attach the legal description.
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 6-6-12
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 22 – De Luna
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